

E COURTS.

STATE COMMISSIONERS' COURT.

Chairman of Allocated Steaming.

Before Commissioner Davenport.

The United States vs. Dwyer.—The defendant is captain of the steamer *Merman*. A warrant has been issued for his arrest on a charge of having smuggled into this port from one of the West India Islands about two-hundred pounds of the oil of bay. It's probable that the defendant will be taken before Commissioner Davenport today, when the facts of the case are to be made public. We believe there is a very heavy duty on the article known as oil of bay.

SUPERIOR COURT.—**CIVIL TERM.**

President.

By Judge Freedman.

David R. De Wolf, George F. Crandall et al.—Upon presentation of an uncharred or printed copy of this case, pursuant to the nineteen of this Court, with all the documents, which were allowed, and all the exhibits referred to properly inserted, together with an affidavit that such copy has been carefully compared with the case as now corrected by me, the case will be marked "settled" and ordered off.

A. Haydon vs. George D. Mays et al.—The original proposed case and amendments must be handed up.

By Judge Spencer.

Eden Hathaway vs. Robert McCormack et al.—Case settled.

By Judge Alonso.

James French vs. George W. Gerrish.—Order granted.
Charles D. Heywood vs. Alfred L. Seton et al.—Decision for the defendants for the amount of counter claim and interest.

SUPREME COURT CHAMBERS.

A gambling suit in Court.

Before Judge Cardozo.

Isaac Reed vs. Lazarus P. Hayes et al.—Last fall the well known Senator Andrew Jackson Jones, of North Carolina, while on a visit to this city, went to the gambling rooms of General Matthews' Funeral, No. 136 Fulton street, and having been cleaned out of all the money he had about his clothes gave a check for \$3,000, and lost this sum. Senator Jones went back to his old Pine Star State to look over his political and railroad interests there, and the check went unpaid. He came back to New York, Mr. Hayes, who had the check, gave it to the steamer *Asia* sixty days on L. P. Hayes & Co., bankers, of Broad street, the same being duly received. Then the draft one from General Jones on the steamer an advance of \$1,000. When an interview was obtained from the Court agent, he said that the steamer *Asia*, on which the injunction was issued, had been paid off, and the plaintiff instituted the process to compel payment of the draft. The court cause is to-day on a motion to quash the injunction, and the general agent has now taken a hand in discussing the position in which the moral and immoral phases of gambling, the obligation or lack of honor as based on gambling, and obligation to pay drafts given to cover gambling debts, are to be decided. The cause is enlarged upon at length. The court took the papers, reserving its decision.

TOMES POLICE COURT.

False Pretences, Representing His Father Boarding House Distraction.—The Testi-
monial for a False-Coin-Taking Time by the Burdette-Stevens Whiskey-A Dis-
mificent Business.

Before Judge Hogan.

The usual quiet and orderly Israels seem to be picking up the tricks of those who travel in the darkened paths of life and learning the ways of the wicked. The last of this ancient race who came to grief was Henry Behman, this young fellow adopted the ingenious subterfuge for raising money of pretending to be in his father's employ, getting goods from houses where he was known in the old gentleman's name and selling them for his personal benefit. This comfortable little arrangement was interrupted yesterday by Bernard M. Sauter. Behman came to Sauter's store on several occasions and got samples of merchandise, saving his father wanted to select some. He remained away with the samples for a time and then returned, saying certain articles were selected, and receiving the goods from the merchants, which were sent to Abraham Wirschnauky. Out of

A NUMBER OF COMPLAINTS

This firm have against him they only preferred two, one being clear with \$2, and the other for similar goods worth \$200. Behman had a schauky account and carried him in debt of \$4,000.

Two young men who at the same time had been in the secret or secret part of the same alteration yesterday morning about some trivial matter, when one of them, Charles Curtis, took up a heavy pitchfork and struck the other, John P. McGill, on the head.

COURT AS A PERSON OF THE STATE.

The wound bled freely for some time, and McGill was sent to the City Hospital. Officer Fletcher of the Sixth Precinct took Curtis into custody and held him sufficiently strengthened in the meantime to bring him into Court to make a complaint. Curtis was sent to prison to await the result of McGill's injuries.

Another gentleman of the Jewish persuasion, Abraham Steinfeld, a citizen of the city, represented himself as being the owner for Joseph Hirsch Scher, of Manhattan, N. J. Mr. Steinfeld sold him two barrels of whiskey, and has neither seen nor heard anything of the man since that time.

SCHER.—REPUTEDLY THE DEBT,

and said he had never communicated Oppenheimer to purchase goods for his account. Steinfeld was with him at the grocery store yesterday, and gave Oppenheimer money due him, and a receipt in payment with a number of friends. He was evidently laying down a line of procedure for such another enterprise as he had so successfully carried on with the grocery store, and had the swindler taken into custody. Policeman Stephen Miller, of the Forty-seventh Precinct, brought the prisoner into Court yesterday afternoon, and he was committed to the cell of the jail.

POLICEMAN STEPHEN MILLER, of No. 60 Broad street, has found itse

He deports in trunks, and when he sees any of an unusual pattern or workmanship he is unable to restrain himself from purchasing it. August was an example. Frank Cook, a boy of 14, a cobbler's apprentice, at 3 East Eleventh street. Frank went on to dinner one day last week, leaving a gold watch and chain, worth \$100, and the workman behind him, who had come to call, both had departed. Cook was unable to answer.

ITS USUAL PRODUCTIVENESS.

of police court matters, saw a candidate for office in the person of Senator Jones. This young and stout youth is a character of great value to his employer, Mr. Lazarus Hayes, Worth Stree, Hayes, not being courageous enough to forgive the offence, Sarah was sent to a position in the records of the Egyptian monument in Court Street.

John Mulvihill, a social deputy sheriff, was charged with taking a gold chain and watch from W. B. Freleigh, worth eighty-seven dollars. Mulvihill was admitted to bail in \$400.

BUCKHOUT'S THIRD TRIAL.

Only Seven Jurors Chosen.—A New Panel of 520 Bravos—A Judgment of the Court—In-
sipient Numbers in Guard to a Juror.

In the Court of Oyer and Terminer, at White Plains, Westchester county, yesterday morning, the tedious process of selecting jurors, alike acceptable to the prosecution and the defence, for the trial of Buckhout, the Slender Hollow murderer, was continued. During the forenoon the panel of 500, which had been drawn for the emergency, was exhausted, while five jurors were yet wanting to complete the requisite number. The Court therefore ordered that an additional panel of 500 be drawn and the parties summoned to attend next Monday morning, to which time the Court was adjourned.

As a considerable majority of those liable to jury duty are engaged in active pursuits, the number of those who can be called into service is very small.

among the few, who are now busily engaged saving what little he has left from his pockets, are spied in the early part of the season. Under these circumstances the difficulty in obtaining a jury at this time can scarcely be understood.

In connection with one of the seven jurors already empannelled my rumour was yesterday floating around the Court House from the lips of independent citizens upon whom the burden of conviction would rest if the jury should agree that the man is guilty of a felony or a capital offence. On making some inquiries in regard to the master, the legal representative of the learned, from a most intelligent and reliable source, I was informed that

"A DOZEN ATTORNEYS"

could be produced in support of the contention that the juror indicated has been induced by his repeatedly avowed belief that Buckhout was innocent when he committed the alleged crime. The party allotted to live in an iron cage, and the other to be hanged, was the latter. There is also understood that when the news of this man having been placed on the jury reached the vicinity of his home on Hudson street, he was in a state of extreme alarm. We well founded rumor says that the same person was "excluded" from sitting on the jury in the trial of Buckhout last March, owing to his having formed and expressed an opinion in the case.

PRESIDENT GRANT'S MOVEMENTS.

Yesterday morning, after spending nearly twenty-four hours as the guest of Senator Englebright, in Newark, President Grant left for his home at Long Branch, the only place, according to himself, where he now keeps house. He was accompanied by his son, General Grant, and Secretary Boutwell. The President expressed his hearty thanks to the Newark and the surroundings, and seemed delighted with the manner in which he had been received. The people of Newark are a true and honest people, he said, and the greatness he possesses as a military leader, he said, behind an open banner. That have just found that you.

FINANCIAL AND COMMERCIAL.

WALL STREET, Friday, July 7-6 P. M.

Change to-day wheat was irregular in the several grades, but in the main steady. Cotton closed strong and higher.

MONEY EAST.

Money was easy at two to three per cent.

Prime paper was quoted 4 to 6 per cent discount.

Foreign exchange was nominally unchanged, but sales out of second hands were made at an equal lower than asking rates. The market closed dull, on the basis of 1.01% a 10/6 for good to prime banks, six day sterling and 11 1/2 a 11 for sight bills.

THE NEW LOT.

A Washington despatch states that the Acting Secretary of the Treasury says no advice has been received from Assistant Secretary Richardson that he has been successful in negotiating any part of the new loan abroad. No reliance is placed in the report that Mr. Richardson has met with success, together with an affidavit that such copy has been carefully compared with the case as now corrected by me, the case will be marked "settled" and ordered off.

A. Haydon vs. George D. Mays et al.—The original proposed case and amendments must be handed up.

By Judge Spencer.

By Judge Freedman.

By Judge Alonso.

By Judge Gerrish.

By Judge Seton et al.

By Judge Hayes et al.

By Judge D. Mays et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge G. F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

By Judge F. Crandall et al.

By Judge A. L. Seton et al.

By Judge C. D. Heywood et al.

By Judge L. P. Hayes et al.

By Judge D. R. De Wolf et al.

<div data-bbox